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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/695,008	10/28/2003	Steve W. Rodgers	15128US02	4253
	7590 01/06/200 S HELD & MALLOY,	EXAMINER		
500 WEST MADISON STREET SUITE 3400 CHICAGO, IL 60661			HOANG, DANIEL L	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
Office Action Comments	10/695,008	RODGERS ET AL.				
Office Action Summary	Examiner	Art Unit				
	DANIEL L. HOANG	2436				
The MAILING DATE of this communication ap Period for Reply	ppears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tin I will apply and will expire SIX (6) MONTHS from te, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on <u>02 (</u>	October 2008					
	is action is non-final.					
<i>;</i>	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4)⊠ Claim(s) <u>1-37</u> is/are pending in the application	4) Claim(s) 1-37 is/are pending in the application.					
4a) Of the above claim(s) is/are withdra	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-37</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/o	or election requirement.					
Application Papers						
9) The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
	1. Certified copies of the priority documents have been received.					
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date Notice of Informal Patent Application						
Paper No(s)/Mail Date 6) Other:						

Art Unit: 2136

DETAILED ACTION

Response to Arguments

1. Applicant's arguments, see REMARKS, filed 10/02/08, with respect to the 103 rejections of claims 1-37 under Evans have been fully considered and are persuasive. The 103 rejections of claims 1-37 has been withdrawn. A new grounds of rejection has been made in view of Perego et. al., US Patent No. 6826663

CLAIM REJECTIONS

Claim Rejections - 35 USC § 103

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-37 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rarick, US PGP No. 20050010527, and further in view of Perego et al., US Patent No. 6826663 and further in view of Watanabe et al., US Patent No. 7284133.

As per claim 1:

Rarick teaches:

A system for protecting data, comprising:

a memory in which encrypted data is stored; and

[see fig. 11A, Register Unit]

[see paragraph 84, "encryption circuit stores array values in a register unit"]

a processor coupled to the memory, the processor comprising a decryptor that decrypts the encrypted data,

[see paragraph 13, "In addition to being used for encrypting information, the method and apparatus may also be used for decrypting information."]

the decryptor being adapted to:

variably bit roll the encrypted data,

[see paragraph 32, "swap" is viewed as analogous to the claimed "bit roll"] to fixedly bit shuffle the bit-rolled data,

[see paragraph 33, "shift" is viewed as analogous to the claimed "bit shuffle"]

Rarick is mute in teaching that the decryptor is adapted to:

to add a first key to the bit-shuffled data and

For the above limitation, examiner relies upon the Perego reference. Perego teaches a method of adding a mask key to data by adding mask key bits into successive iterations of data (see col. 14, lines 4-36). It would have been obvious to one of ordinary skill in the art to utilize that which is taught by Perego to improve upon the invention cited above by Rarick in order to protect the integrity of the data while maintaining an acceptable tradeoff in latency.

The combination of the Rarick and Perego references is still mute in teaching that the decryptor is adapted to process the added data with a second key. For this limitation, examiner relies on the Watanabe reference. Watanabe teaches an information processing unit that encrypts data that is being stored in a memory device or that is newly generated, and stores the encrypted data in the memory device (see col. 5, paragraph 1). In particular relevance to the above limitation, Watanabe teaches changing the key data periodically or randomly and processing the data with the newly changed key. It would be obvious to one or ordinary skill in the art to modify the Rarick and Rarick inventions above in

Art Unit: 2136

order to process data with a changed key so that the decrypted data can be protected against external

Page 4

attack, resulting in improved security (see col. 5, lines 15-18).

As per claim 2, Rarick teaches:

The system according to claim 1, wherein the decryptor is adapted to perform a single pipeline stage

decryption.

[see paragraph 78]

As per claim 3, Rarick teaches:

The system according to claim 1, wherein the decryptor comprises a bit roller that rotates data in one or

more roll regions of the incoming data based on an address related to the received encrypted data and a

key related to the first key.

[see paragraph 35, table 3]

As per claim 4, Rarick teaches:

The system according to claim 3, wherein the key comprises a shifted version of the first key.

[see paragraph 32]

As per claim 5, Rarick teaches:

The system according to claim 3, wherein the bit roller comprises a plurality of multiplexers.

[see paragraph 11]

As per claim 6, Rarick teaches:

The system according to claim 5, wherein each multiplexer comprises a multiplexer selection input,

wherein multiplexer selection bits are input at the multiplexer selection input, and wherein the multiplexer

Art Unit: 2136

selection bits are generated based on the address related to the received encrypted data and the key related to the first key.

[see paragraph 11]

As per claim 7, Rarick teaches:

The system according to claim 1, wherein the decryptor comprises a fixed bit shuffler.

[see paragraph 43]

As per claim 8, Rarick teaches:

The system according to claim 7, wherein the fixed bit shuffler comprises a fixed, hard-coded bit shuffler.

[see paragraph 44]

As per claim 9, Rarick teaches:

The system according to claim 7, wherein the fixed bit shuffler does not add a gate delay to the decryptor.

[see paragraph 55]

As per claim 10, Rarick teaches:

The system according to claim 1, wherein the decryptor comprises one or more two-bit adders.

[see paragraph 40]

As per claim 11, Rarick teaches:

The system according to claim 10, wherein each two-bit adder comprises three exclusive OR (XOR) gates and an AND gate.

[see paragraph 40]

As per claim 12, Rarick teaches:

The system according to claim 1, wherein the decryptor comprises an XOR block.

Page 6

Art Unit: 2136

[see paragraph 40]

As per claim 13, Rarick teaches:

The system according to claim 12, wherein the XOR block comprises one or more XOR gates.

[see paragraph 69]

As per claim 14, Rarick teaches:

The system according to claim 13, wherein each XOR gate comprises a first input and a second input, the

first input receiving a bit of the second key, the second input receiving a bit of the added data.

[see paragraph 69]

As per claim 15, Rarick teaches:

The system according to claim 1, wherein the first key is a shifted version of a key.

[see rejection of claim 3]

As per claim 16, Rarick teaches:

The system according to claim 15, wherein an amount of shift in the first key is based on an address

related to the received encrypted data.

[see paragraph 36]

As per claim 17, Rarick teaches:

The system according to claim 15, wherein the first key is generated substantially in parallel with the

decrypting of the encrypted data.

[see paragraph 30]

As per claim 18:

The system according to claim 1, wherein the decryptor does not add a latency to a processor pipeline.

Page 7

Art Unit: 2136

[see rejection of claim 1]

As per claim 19:

The system according to claim 1, wherein the decryptor does not add enough gate delays to exceed a

clock cycle budget of the processor.

[see rejection of claim 1]

As per claim 20, Rarick teaches:

The system according to claim 1, wherein the decryptor decrypts a word of the encrypted data in a single

cycle.

[see paragraph 90, table 13]

As per claim 21, Rarick teaches:

The system according to claim 1, wherein the word comprises a 64-bit word.

[see paragraph 5]

As per claim 22, Rarick teaches:

The system according to claim 1, wherein the decryptor is adapted to receive encrypted data from the

memory.

[see rejection of claim 1]

As per claim 23, Rarick teaches:

A system for protecting data, comprising: a memory in which encrypted data is stored; and a processor

coupled to the memory, the processor comprising a decryptor that decrypts the encrypted data without

adding a latency to a processor pipeline.

[see rejections of claim 1 and 18]

As per claim 24, Rarick teaches:

Art Unit: 2136

A system for protecting data, comprising: a memory in which encrypted data is stored; and a processor

Page 8

coupled to the memory, the processor comprising a decryptor that decrypts the encrypted data without

adding enough gate delays to exceed a clock cycle budget of the processor.

[see rejections of claim 1 and 19]

As per claim 25, Rarick teaches:

A system for protecting data, comprising: a memory in which encrypted data is stored; and a processor

coupled to the memory, the processor comprising a decryptor that decrypts the encrypted data and

decrypts a word of the encrypted data in a single cycle.

[see rejections of claims 1 and 20]

As per claim 26, Rarick teaches:

A system for securing data, comprising: a processor that decrypts encrypted data, the processor being

adapted to variably bit roll encrypted data and to fixedly bit shuffle the bit-rolled data.

[see rejection of claim 1]

As per claim 27, Rarick teaches:

The system according to claim 26, wherein the processor is adapted to perform a single pipeline stage

decryption.

[see rejections of claim 26 and 2]

As per claim 28, Rarick teaches:

A system according to claim 26, wherein the processor is adapted to add a first key to the bit-shuffled

data and to process the added data with a second key.

[see rejection of claim 1]

Art Unit: 2136

As per claim 29, Rarick teaches:

The system according to claim 26, wherein the processor is adapted to decrypt the encrypted data

Page 9

without adding a latency to a processor pipeline.

[see rejection of claim 18]

As per claim 30, Rarick teaches:

A method for securing processor instructions, comprising: variably rolling data information based on a first

key and an address related to the data information; and hard-coded shuffling of the rolled data

information; using one or more keys to process the data information.

[see rejections of claims 1, 3, and 8]

As per claim 31, Rarick teaches:

The method according to claim 30, wherein the rolling, the shuffling and the using are part of a single

pipeline stage decryption.

[see rejection of claim 2]

As per claim 32, Rarick teaches:

The method according to claim 30, wherein using one or more keys to process the data information

comprises adding the hard-coded data information and a shifted version of the first key.

[see rejections of claim 4 and 8]

As per claim 33, Rarick teaches:

The method according to claim 32, wherein using one or more keys to process the data information

comprises processing the added data information with a second key using exclusive OR (XOR) gates.

[see rejection of claim 11]

Art Unit: 2136

As per claim 34, Rarick teaches:

The method according to claim 33, wherein the first key is unrelated to the second key.

[see rejection of claim 3]

As per claim 35, Rarick teaches:

The method according to claim 30, wherein the data information comprises encrypted data information.

[see rejection of claim 1]

As per claim 36, Rarick teaches:

The method according to claim 30, wherein the encrypted data information is stored in a memory, and wherein the stored data information is accessed by a processor.

[see rejection of claim 1]

As per claim 37, Rarick teaches:

The method according to claim 30, wherein the rolling comprises rotating bits within one or more rolling regions of the data information.

[see rejection of claim 3]

POINTS OF CONTACT

*. Any response to this Office Action should be **faxed to** (571) 273-8300 **or mailed to**:

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Hand-delivered responses should be brought to

Customer Service Window Randolph Building 401 Dulaney Street Alexandria, VA 22314

Art Unit: 2136

*. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Daniel L. Hoang whose telephone number is 571-270-1019. The examiner can normally

be reached on Monday - Thursday, 8:00 a.m. - 5:00 p.m., EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor,

Nasser Moazzami can be reached on 571-272-4195. The fax phone number for the organization where
this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/Daniel L. Hoang/

Examiner, Art Unit 2436

/Nasser G Moazzami/

Supervisory Patent Examiner, Art Unit 2436